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POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO I heroby revoke all previous powers of attorney given in the application identified in the attended statement under 37 OFR 3,73(b) I hereby appoint: 20306 Practitioners associated with the Customer Number. Practification are all below (if more than ten petent practitioners are to be remore, then a customer number must be used). Pegaliakon Number Norther as adurrents or agents to represent the unserrepted before the United States Patent and Traceman, Office (USPTC) in according with why and all palests applications assigned only to the undestigned according to the USETO assignment econds or assignment accurated absolutely in the USETO assignment econds or assignment documents allowed by the form in econodicate with 7 CER 3.73(to). Please change the correspondence appears for the application constend in the attached statement under CY CFR 2 73/bit to 20306 V The address associated with Customer Number: OR indryous Name Address Cay State Country * petantinessa Email E-volve SA Duggingerstrasse 23 GH-4123 Reinach, Switzerland A copy of this form, together with a statement under 37 CFR 1.73(h) (Form PTD/S6/06 or equivalent) is required to be

A angly of this form, logistics with a salament under 37 CPR 3.73hi (Form 9710.98ii)8 or equivalent is required to fined in each application is which this form is used. The statement under 37 CPR 3.73h) may be completed by one of the gracilticises appoisted in this form if the appointed practitions is authorized to act on behalf of the sastignee, and must dentify the application in which this Power, of Althorapy is to the filled.

Signature

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This collection of information in recollect by 30 CPR (2.1.1.2) and 1.3. The information is response to other or return a baseful by the certification by the certification in report to other or return a baseful by the certification by the certification of information in report to other or return a baseful by the certification by the certification of the certification in resolution to the collection of the certification of the

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The Privacy Act of 1974 (P.L. 93-679) requires that you be given certain information in connection with your submission of the attended form related to a pethed repolation or patient. Accordingly, pursuant to the requirements of the Act, please be advised that (1) the general authority for the confection of this information as 50 U.S. C. 20(5); (2) furnishing of the information asolicated is a voriflary, and (3) the principal purpose for which the information asolicated is a position and (3) the principal purpose for which the information related to a patient application or patient. If you do not not seen that the principal purpose is a principal purpose and the principal purpose and t

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidensiety to the extent allowed under the Freedom of information Act (5 i.s.C. 5 C5) and the Princey, Act (5 i.s.C 5 C5/a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of
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- 3. A record at this system of records may be disclosed, as a routine use, to a Member of Congress submitting is request involving an individual to whom the percond pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
 - 4. A record in this system of records may be disclosing, as a routine use, to a contractor of the Agency having need for the information is order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 to 5 55267.
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 - A record in this system of records may be disclosed, as a rustime use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
 - 7. A record from this system of seconds may be disclosed, as a norther use, to the Administrator. General Services, or Histher designes, during an inspection of records conducted by GSA as part of this agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2905 and 2905. Such disclosure shall be made in accordance with the GSA regulators governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commence) directive. Such disclosure sital not be used to make determinations about individuals.
 - 8. A record from this system of records may be disclosed, as a routine use, at the public after either publication of the application pursuant to 35 t.S.C. 122(b) or issuance of a patient pursuant to 35 t.S.C. 157. Further, a record may be disclosed subject to the initiations of 37 CFR 1.14, as a routine use, to the public if the record was filled in an application whiter became abandanced or in which the proceedings were formulated and which application is referenced by either a published application, an application open to public inspection or an issuant place.
 - 9. A record from this system of records may be disclossed, as a noutries use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.